UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11 Case No. 06-10354	
DANA CORPORATION, et al., (Torque-Traction Integration Technologies LLC)	Jointly Administered	
DebtorsX		
NOTICE RE TRANSFER OF CLAIM PURSUA	NT TO FRBP RULE 3001(e)(1)	
To: (Transferee) Debt Acquisition Company of Am 1565 Hotel Circle South, Suite 310 San Diego, CA 92108		
A transfer in the amount of \$817.00 from:		
CAROLINA HANDLING LLC (Transferor) PO BOX 890352 CHARLOTTE, NC 28289-0352		
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm to claims register and that the Transferor has not pre-	•	
Refer to INTERNAL CONTROL NUMBER in any further correspondence relative to this transfer.		
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by to, 2007. Copy (check): Debtor's Attorney Claims and Decay acknowledges.		
ACKNOWLEDGEMENT-NO CLAIM ON FILE-N AFTER BAR DATE	NOT FOR SECURITY-	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11	
DANA CORPORATION, et al., Torque-Traction Integration Technologies LLC) Case No. 06-10354) Jointly Administered	
Debtors.	 NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1) 	
PLEASE TAKE NOTICE that the scheduled claim against the Debtor in the amount of \$817.00, as listed within 5 filed by the Debtor, and all claims of Transferor have been tra Acquisition Company of America V, LLC ("DACA"). The sig of the transfer of the claims and all rights there under. Trans Bankruptcy Rule 3001 (e)(1).	nsferred and assigned other than for security to Debt nature of the Transferor on this document is evidence	
I, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to DACA upon terms as set forth herein and in the offer letter received. I authorize DACA to take the steps required to transfer the above claim or claims into their name. I represent and warrant that the claim is not less than \$817.00 and has not been previously objected to, sold, or satisfied. Upon notification by DACA, I agree to reimburse DACA a portion of the purchase price if the claim is reduced, objected to, or disallowed in whole or in part by the Debtor. Such reimbursement would be calculated as follows: dollar amount of claim reduction multiplied by the purchase rate. Other than as stated above, DACA assumes all risks associated with the debtor's ability to distribute funds. I agree to deliver to Debt Acquisition Company of America any correspondence or payments received subsequent to the date of this agreement. The clerk of the court is authorized to change the address regarding the claim of the Transferor to that of the Transferee listed below.		
TRANSFEROR: CAROLINA HANDLING LLC PO BOX 890352 CHARLOTTE, NC 28289-0352		
Print Name Josh Downs Title	Financial Acet Manager	
Signature Date	8/21/07	
Updated Address (if needed)		
Phone 704-357-6273 Fax	E-Mail	
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, LLC 1565 Hotel Circle South, Suite 310, San Diego, CA 92108 Signature: Tom Scheidt	·	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11 Case No. 06-10354	
DANA CORPORATION, et al., (Torque-Traction Manufacturing Technologies LLC)	Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUAL	NT TO FRBP RULE 3001(e)(1)	
To: (Transferee) Debt Acquisition Company of Ame 1565 Hotel Circle South, Suite 310 San Diego, CA 92108		
A transfer in the amount of \$205.00 from:		
CERTIFIED LABORATORIES (Transferor) 23261 NETWORK PL CHICAGO, IL 60673-1232		
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm the claims register and that the Transferor has not pre-	•	
Refer to INTERNAL CONTROL NUMBER in any further correspondence relative to this transfer.		
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by freeze, 2007. Copy (check): Debtor's Attorney Claims A Bc: ackotree		
ACKNOWLEDGEMENT-NO CLAIM ON FILE-N AFTER BAR DATE	OT FOR SECURITY-	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

TON THE BOOTHERIN PIBIRIC	OF NEW TORK
In re:	Chapter 11
DANA CORPORATION, et al., Torque-Traction Manufacturing Technologies LLC	Case No. 06-10354 Jointly Administered
Debtors.	NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1)
PLEASE TAKE NOTICE that the scheduled claim of against the Debtor in the amount of \$205.00, as listed within Schilled by the Debtor, and all claims of Transferor have been trans Acquisition Company of America V, LLC ("DACA"). The signa of the transfer of the claims and all rights there under. Transfe Bankruptcy Rule 3001 (e)(1).	hedule F of the Schedules of Assets and Liabilities ferred and assigned other than for security to Debt ture of the Transferor on this document is evidence
I, the undersigned Transferor of the above-described claims, there under to DACA upon terms as set forth herein and in the offer required to transfer the above claim or claims into their name. It \$205.00 and has not been previously objected to, sold, or satisfied DACA a portion of the purchase price if the claim is reduced, of Debtor. Such reimbursement would be calculated as follows: depurchase rate. Other than as stated above, DACA assumes all rights. I agree to deliver to Debt Acquisition Company of A subsequent to the date of this agreement. The clerk of the court is a of the Transferor to that of the Transferee listed below.	r letter received. I authorize DACA to take the steps represent and warrant that the claim is not less than I. Upon notification by DACA, I agree to reimburse bjected to, or disallowed in whole or in part by the lollar amount of claim reduction multiplied by the isks associated with the debtor's ability to distribute merica any correspondence or payments received
TRANSFEROR: CERTIFIED LABORATORIES 23261 NETWORK PL CHICAGO, IL 60673-1232	
1	Redit Supervisor
Updated Address (if needed)	E-Mail SRichey@WH.Com
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, LLC 1565 Hotel Circle South, Suite 310, San Diego, CA 92108	
Signature: Tom Scheidt	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re:	Chapter 11 Case No. 06-10354
DANA CORPORATION, et al., (Dana Corporation)	Jointly Administered
Debtors.	
NOTICE RE TRANSFER OF CLAIM PURSUA	NT TO FRBP RULE 3001(e)(1)
To: (Transferee) Debt Acquisition Company of Am 1565 Hotel Circle South, Suite 310 San Diego, CA 92108	
A transfer in the amount of \$150.00 from:	
GASKET ENGINEERING CO INC (Transferor) PO BOX 5007 KANSAS CITY, MO 64132	
is acknowledged.	
By filing pursuant to Rule 3001(e)(1), you affirm the claims register and that the Transferor has not pre-	•
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further
Kathleen Farrell, Clerk	
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by f	
ACKNOWLEDGEMENT-NO CLAIM ON FILE-N AFTER BAR DATE	OT FOR SECURITY-

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11	
DANA CORPORATION, et al.,) Case No. 06-10354	
) Jointly Administered	
Debtors.	 NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1) 	
PLEASE TAKE NOTICE that the scheduled claim of GASKET ENGINEERING CO INC ("Transferor") against the Debtor in the amount of \$150.00, as listed within Schedule F of the Schedules of Assets and Liabilities filed by the Debtor, and all claims of Transferor have been transferred and assigned other than for security to Debt Acquisition Company of America V, LLC ("DACA"). The signature of the Transferor on this document is evidence of the transfer of the claims and all rights there under. Transferor hereby agrees to waive notice as described by Bankruptcy Rule 3001 (e)(1).		
l, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to DACA upon terms as set forth herein and in the offer letter received. I authorize DACA to take the steps required to transfer the above claim or claims into their name. I represent and warrant that the claim is not less than \$150.00 and has not been previously objected to, sold, or satisfied. Upon notification by DACA, I agree to reimburse DACA a portion of the purchase price if the claim is reduced, objected to, or disallowed in whole or in part by the Debtor. Such reimbursement would be calculated as follows: dollar amount of claim reduction multiplied by the purchase rate. Other than as stated above, DACA assumes all risks associated with the debtor's ability to distribute funds. I agree to deliver to Debt Acquisition Company of America any correspondence or payments received subsequent to the date of this agreement. The clerk of the court is authorized to change the address regarding the claim of the Transferor to that of the Transferee listed below:		
TRANSFEROR: GASKET ENGINEERING CO INC PO BOX 5007 KANSAS CITY, MO 64132		
Print Name David Muleur an Title	Vice President	
Signature Date 8 18 (0)		
Updated Address (if needed)		
Phone 816.363-8333 Fax 816.363 3558	E-Mail duclevra egastetey.com	
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, LLC 1565 Hotel Circle South, Suite 310, San Diego, CA 92108		
Signature: Tom Scheidt		

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11 Case No. 06-10354	
DANA CORPORATION, et al., (Dana Corporation)	Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUAL	NT TO FRBP RULE 3001(e)(1)	
To: (Transferee) Debt Acquisition Company of Ame 1565 Hotel Circle South, Suite 310 San Diego, CA 92108		
A transfer in the amount of \$353.00 from:		
INDUSTRIAL DEVELOPMENT BOARD (Transfe PO BOX 970 PARIS, TN 38242	ror)	
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm the claims register and that the Transferor has not previous	•	
Refer to INTERNAL CONTROL NUMBER in any further correspondence relative to this transfer.		
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by freeded to the first named party in the first named		
ACKNOWLEDGEMENT-NO CLAIM ON FILE-NO AFTER BAR DATE	OT FOR SECURITY-	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

FOR THE SOUTHERN DIS	TRICI OF NEW YORK
In re:) Chapter 11
DANA CORPORATION, et al.,) Case No. 06-10354) Jointly Administered
Debtors.)) NOTICE OF TRANSFER OF CLAIM) OTHER THAN FOR SECURITY AND) WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1)
PLEASE TAKE NOTICE that the scheduled ("Transferor") against the Debtor in the amount of \$353.00 and Liabilities filed by the Debtor, and all claims of Transsecurity to Debt Acquisition Company of America V, LL document is evidence of the transfer of the claims and all notice as described by Bankruptcy Rule 3001 (e)(1).	sferor have been transferred and assigned other than for .C ("DACA"). The signature of the Transferor on this
there under to DACA upon terms as set forth herein and in the required to transfer the above claim or claims into their nam \$353.00 and has not been previously objected to, sold, or sa DACA a portion of the purchase price if the claim is reduced better. Such reimbursement would be calculated as follows:	ne. I represent and warrant that the claim is not less than atisfied. Upon notification by DACA, I agree to reimburse ced, objected to, or disallowed in whole or in part by the cws: dollar amount of claim reduction multiplied by the stall risks associated with the debtor's ability to distribute of America any correspondence or payments received
TRANSFEROR: INDUSTRIAL DEVELOPMENT BOARD PO BOX 1000 PARIS, TN 38242	
Print Name City & Paris Ind Dev. Bd Ti	itle City Manager
Signature Call Holls	Date 8/20/07
Updated Address (if needed) Po Box 970 Par	13,TN 38242
Phone 73/-641-1455 Fax 641-1424	E-Mail chare city of parts to. gov
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, L 1565 Hotel Circle South, Suite 310, San Diego, CA 9210 Signature: Tom Schedt	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re:	Chapter 11
DANA CORPORATION, et al., (Hose & Tubing Products, Inc.)	Case No. 06-10354 Jointly Administered
Debtors.	
NOTICE RE TRANSFER OF CLAIM PURSUA	NT TO FRBP RULE 3001(e)(1)
To: (Transferee) Debt Acquisition Company of Am 1565 Hotel Circle South, Suite 316 San Diego, CA 92108	
A transfer in the amount of \$235.00 from:	
MIGNIN LANDSCAPING LLC (Transferor) 204 DEPOT ST ARCHBOLD, OH 43502	
is acknowledged.	
By filing pursuant to Rule 3001(e)(1), you affirm to claims register and that the Transferor has not pre-	•
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further
Kathleen Farrell, Clerk	
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by 2007.	
Copy (check): Debtor's Attorney Claims Be: ackotree ACKNOWLEDGEMENT-NO CLAIM ON FILE-NAFTER BAR DATE	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
DANA CORPORATION, et al.,) Case No. 06-10354
Hose & Tubing Products, Inc.) Jointly Administered
)
) NOTICE OF TRANSFER OF CLAIM
Debtors.	OTHER THAN FOR SECURITY AND
) WAIVER OF NOTICE
	Bankruptcy Rule 3001(e)(1)
	Samuapted Raio 3001(0)(1)
PLEASE TAKE NOTICE that the scheduled claim against the Debtor in the amount of \$235.00, as listed within filed by the Debtor, and all claims of Transferor have been to Acquisition Company of America V, LLC ("DACA"). The si of the transfer of the claims and all rights there under. Transankruptcy Rule 3001 (e)(1).	ransferred and assigned other than for security to Debt gnature of the Transferor on this document is evidence
I, the undersigned Transferor of the above-described clathere under to DACA upon terms as set forth herein and in the crequired to transfer the above claim or claims into their name. \$235.00 and has not been previously objected to, sold, or satist DACA a portion of the purchase price if the claim is reduced Debtor. Such reimbursement would be calculated as follow purchase rate. Other than as stated above, DACA assumes a funds. I agree to deliver to Debt Acquisition Company of subsequent to the date of this agreement. The clerk of the cour of the Transferor to that of the Transferee listed below.	offer letter received. I authorize DACA to take the steps. I represent and warrant that the claim is not less than fied. Upon notification by DACA, I agree to reimburse I, objected to, or disallowed in whole or in part by the s: dollar amount of claim reduction multiplied by the all risks associated with the debtor's ability to distribute f America any correspondence or payments received
TRANSFEROR: MIGNIN LANDSCAPING LLC	•
309 DITTO ST ARCHBOLD, OH 43502 Misnin Londer	ary, LLC
Print Name Title	Quara ex
Time	Olower
Signature Da	nte 8/19/07
2011 8 0 + 51	1 1 1001 435n2
Updated Address (if reeded) 10 4 De 15	HANDED, OH 1000
Phon (419) 445 - 0829 Fax	E-Mail
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, L/LC 1565 Hotel Circle South, Suite 310, San Diego, CA 92108 Signature:	<u> </u>

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re:	Chapter 11
DANA CORPORATION, et al., (Torque-Traction Manufacturing Technologies LLC)	Case No. 06-10354 Jointly Administered
Debtors.	
NOTICE RE TRANSFER OF CLAIM PURSUA	
To: (Transferee) Debt Acquisition Company of Ar 1565 Hotel Circle South, Suite 31 San Diego, CA 92108	
A transfer in the amount of \$829.00 from:	
MODERN MACHINE TOOL COMPANY (Transf 2005 LOSEY AVE JACKSON, MI 49203	feror)
is acknowledged.	
By filing pursuant to Rule 3001(e)(1), you affirm claims register and that the Transferor has not pro-	•
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further
Kathleen Farrell, Clerk	
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by	
Copy (check): Debtor's Attorney Claims Bc: ackotree ACKNOWLEDGEMENT-NO CLAIM ON FILE-1 AFTER BAR DATE	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

FOR THE SOUTHERN DIS	TRICT OF NEW TORK
In re:) Chapter 11
DANA CORPORATION, et al.,) Case No. 06-10354
Torque-Traction Manufacturing Technologies LLC) Jointly Administered
)) NOTICE OF TRANSFER OF CLAIM
Debtors.	OTHER THAN FOR SECURITY AND
) WAIVER OF NOTICE
	Bankruptcy Rule 3001(e)(1)
("Transferor") against the Debtor in the amount of \$829.00 and Liabilities filed by the Debtor, and all claims of Transsecurity to Debt Acquisition Company of America V, LL document is evidence of the transfer of the claims and all notice as described by Bankruptcy Rule 3001 (e)(1). I, the undersigned Transferor of the above-described of there under to DACA upon terms as set forth herein and in the required to transfer the above claim or claims into their names \$829.00 and has not been previously objected to, sold, or sa DACA a portion of the purchase price if the claim is reduced by the product of the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the product of the purchase price if the claim is reduced by the purchase price if the claim is reduced by the purchase price if the claim is reduced by the purchase price if the claim is reduced by the purchase price if the claim is reduced by the purchase price if the claim is reduced by the purchase price if the purchase pr	sferor have been transferred and assigned other than for C ("DACA"). The signature of the Transferor on this I rights there under. Transferor hereby agrees to waive claims, hereby assign and transfer my claims and all rights he offer letter received. I authorize DACA to take the steps ne. I represent and warrant that the claim is not less than atisfied. Upon notification by DACA, I agree to reimburse ced, objected to, or disallowed in whole or in part by the lows: dollar amount of claim reduction multiplied by the is all risks associated with the debtor's ability to distribute of America any correspondence or payments received
TRANSFEROR: MODERN MACHINE TOOL COMPANY 2005 LOSEY AVE JACKSON, MI 49203	
Print Name JUDY MOULTON TI	itle OFFICE ADMIN
Signature Judy Maulton	Date 8/29/07
Updated Address (If needed)	
Phone 517-788-9120 Fax 517-788-266	E-Mail Jamoul TIN C MODERN MACHINE
TRANSFEREE:	I.C.
DEBT ACQUISITION COMPANY OF AMERICA V, L 1565 Hotel Circle South, Suite 310, San Diego, CA 9210	
1343 Aldiei dii cie Sdaim, Saine Sia, San Siago, Chi Sain	- -
Signature:	
Tom Scheidt	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11 Case No. 06-10354	
DANA CORPORATION, et al., (Torque-Traction Integration Technologies LLC)	Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(1)		
To: (Transferee) Debt Acquisition Company of Ar 1565 Hotel Circle South, Suite 31 San Diego, CA 92108		
A transfer in the amount of \$654.00 from:		
MODERN MACHINE TOOL COMPANY (Transi 2005 LOSEY AVE JACKSON, MI 49203	feror)	
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm that you have searched the official claims register and that the Transferor has not previously filed a Proof of Claim.		
Refer to INTERNAL CONTROL NUMBER in any further correspondence relative to this transfer.		
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by	Agent Deputy Clerk	
ACKNOWLEDGEMENT-NO CLAIM ON FILE-I AFTER BAR DATE	NOT FOR SECURITY-	

2615236

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
DANA CORPORATION, et al.,) Case No. 06-10354
Torque-Traction Integration Technologies LLC) Jointly Administered
Debtors.	 NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1)
("Transferor") against the Debtor in the amount of \$654.4 and Liabilities filed by the Debtor, and all claims of Transecurity to Debt Acquisition Company of America V, L	claim of MODERN MACHINE TOOL COMPANY 00, as listed within Schedule F of the Schedules of Assets insferor have been transferred and assigned other than for LC ("DACA"). The signature of the Transferor on this all rights there under. Transferor hereby agrees to waive
there under to DACA upon terms as set forth herein and in a required to transfer the above claim or claims into their na \$654.00 and has not been previously objected to, sold, or a DACA a portion of the purchase price if the claim is redu Debtor. Such reimbursement would be calculated as fol purchase rate. Other than as stated above, DACA assumfunds. I agree to deliver to Debt Acquisition Compan	claims, hereby assign and transfer my claims and all rights the offer letter received. I authorize DACA to take the steps are. I represent and warrant that the claim is not less than satisfied. Upon notification by DACA, I agree to reimburse uced, objected to, or disallowed in whole or in part by the llows: dollar amount of claim reduction multiplied by the nes all risks associated with the debtor's ability to distribute my of America any correspondence or payments received court is authorized to change the address regarding the claim
TRANSFEROR: MODERN MACHINE TOOL COMPANY 1005 LOSEY AVE JACKSON, MI 49203	
Print Name TUDY MOULTON	Title OFFICE ADMIN
Signature Judy Moulton	
Updated Address (if needed)	
Phone 5/7-788 9/20 Fax 5/7-786-86	TOOL COM
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, 1565 Hotel Circle South, Suite 310, San Siego, CA 921	LLC
Signature: Tom Scheidt	
Mail Ref# 19-425	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11	
DANA CORPORATION, et al., (Dana Corporation)	Case No. 06-10354 Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(1)		
To: (Transferee) Debt Acquisition Company of Am 1565 Hotel Circle South, Suite 310 San Diego, CA 92108		
A transfer in the amount of \$498.00 from:		
POWER DRIVES INC (Transferor) PO BOX 10 BUFFALO, NY 14220-0010		
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm to claims register and that the Transferor has not pre-	•	
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further	
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by formula (1) 100 Public 2007.		
Copy (check): Debtor's Attorney Claims ABC: ackotree ACKNOWLEDGEMENT-NO CLAIM ON FILE-NAFTER BAR DATE		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11	
DANA CORPORATION, et al.,) Case No. 06-10354	
Debtors.	 Jointly Administered NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1) 	
PLEASE TAKE NOTICE that the scheduled claim of POWER DRIVES INC ("Transferor") against the Debtor in the amount of \$498.00 , as listed within Schedule F of the Schedules of Assets and Liabilities filed by the Debtor, and all claims of Transferor have been transferred and assigned other than for security to Debt Acquisition Company of America V, LLC ("DACA"). The signature of the Transferor on this document is evidence of the transfer of the claims and all rights there under. Transferor hereby agrees to waive notice as described by Bankruptcy Rule 3001 (e)(1).		
I, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to DACA upon terms as set forth herein and in the offer letter received. I authorize DACA to take the steps required to transfer the above claim or claims into their name. I represent and warrant that the claim is not less than \$498.00 and has not been previously objected to, sold, or satisfied. Upon notification by DACA, I agree to reimburse DACA a portion of the purchase price if the claim is reduced, objected to, or disallowed in whole or in part by the Debtor. Such reimbursement would be calculated as follows: dollar amount of claim reduction multiplied by the purchase rate. Other than as stated above, DACA assumes all risks associated with the debtor's ability to distribute funds. I agree to deliver to Debt Acquisition Company of America any correspondence or payments received subsequent to the date of this agreement. The clerk of the court is authorized to change the address regarding the claim of the Transferor to that of the Transferee listed below.		
TRANSFEROR: POWER DRIVES INC PO BOX 10 BUFFALO, NY 14220-0010		
Print Name Michael J. Bernus Title	CFO	
Signature Mishaul N. Pot Date	e_8/20/07	
Updated Address (if needed)		
Phone 716 822-3600 Fax (7/6)-122-898	5 E-Mail M. Betras @ Yowender W. Com	
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, LLC 1565 Hotel Circle South, Suite 310, San Diego, CA 92108		
Signature: Tom Scheidt		

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11	
DANA CORPORATION, et al., (Dana Corporation)	Case No. 06-10354 Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(1)		
To: (Transferee) Debt Acquisition Company of An 1565 Hotel Circle South, Suite 31 San Diego, CA 92108		
A transfer in the amount of \$458.00 from:		
PRECISION IRRIGATION & LAWN CARE INC PO BOX 222 OTTAWA LAKE, MI 49267	(Transferor)	
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm to claims register and that the Transferor has not pre-	•	
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further	
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by 2007.		
Copy (check): Debtor's Attorney Claims Be: ackotree ACKNOWLEDGEMENT-NO CLAIM ON FILE-NAFTER BAR DATE		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
DANA CORPORATION, et al.,) Case No. 06-10354) Jointly Administered
Debtors.)) NOTICE OF TRANSFER OF CLAIM) OTHER THAN FOR SECURITY AND) WAIVER OF NOTICE Bankruptcy Rule 3001(e)(1)
PLEASE TAKE NOTICE that the scheduled claim INC ("Transferor") against the Debtor in the amount of \$45 Assets and Liabilities filed by the Debtor, and all claims of Tr for security to Debt Acquisition Company of America V, LL document is evidence of the transfer of the claims and all r notice as described by Bankruptcy Rule 3001 (e)(1).	ransferor have been transferred and assigned other than C ("DACA"). The signature of the Transferor on this
I, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to DACA upon terms as set forth herein and in the offer letter received. I authorize DACA to take the steps required to transfer the above claim or claims into their name. I represent and warrant that the claim is not less than \$458.00 and has not been previously objected to, sold, or satisfied. Upon notification by DACA, I agree to reimburse DACA a portion of the purchase price if the claim is reduced, objected to, or disallowed in whole or in part by the Debtor. Such reimbursement would be calculated as follows: dollar amount of claim reduction multiplied by the purchase rate. Other than as stated above, DACA assumes all risks associated with the debtor's ability to distribute funds. I agree to deliver to Debt Acquisition Company of America any correspondence or payments received subsequent to the date of this agreement. The clerk of the court is authorized to change the address regarding the claim of the Transferor to that of the Transferee listed below.	
TRANSFEROR: PRECISION IRRIGATION & LAWN CARE INC PO BOX 222 OTTAWA LAKE, MI 49267	
Print Name Lay Henry noton Title	hes.
Signature Da	ate 8/20/07
Updated Address (if needed) 54ml	
Phone 734 858 1411 Fax 956 480] E-Mail	
TD A VODED DE	
TRANSFEREE: DEBT ACQUISITION COMPANY OF AMERICA V, LLC	C
1565 Hotel Circle South, Suite 310, San Plego, CA 92108	
Signature:	
Tom Scheidt	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
In re:	Chapter 11	
DANA CORPORATION, et al., (Torque-Traction Manufacturing Technologies LLC)	Case No. 06-10354 Jointly Administered	
Debtors.		
NOTICE RE TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(1)		
To: (Transferee) Debt Acquisition Company of Ame 1565 Hotel Circle South, Suite 310 San Diego, CA 92108		
A transfer in the amount of \$557.00 from:		
RANKIN CORPORATION (Transferor) PO BOX 190 BROOMALL, PA 19008		
is acknowledged.		
By filing pursuant to Rule 3001(e)(1), you affirm that you have searched the official claims register and that the Transferor has not previously filed a Proof of Claim.		
Refer to INTERNAL CONTROL NUMBER correspondence relative to this transfer.	in any further	
Kathleen Farrell, Clerk		
FOR CLERK'S OFFICE USE ONLY: This notice was mailed to the first named party, by formula 1, 2007.		
Copy (check): Debtor's Attorney Claims A Bc: ackotree ACKNOWLEDGEMENT-NO CLAIM ON FILE-N AFTER BAR DATE		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK



	Y
In re:) Chapter 11
DANA CORPORATION, et al.,) Com No 04 1024
Torque-Traction Manufacturing Technologies LLC	Case No. 06-10354
) Jointly Administered
) NOTICE OF TRANSFER OF CLAIM
Debtors.	
·	OTHER THAN FOR SECURITY AND
) WAIVER OF NOTICE
	Bankruptcy Rule 3001(e)(1)
against the Debtor in the amount of \$557.00, as listed within filed by the Debtor, and all claims of Transferor have been to Acquisition Company of America V, LLC ("DACA"). The significant of the claims and all rights there under. Transferor Rule 3001 (e)(1).	ransferred and assigned other than for security to Debt
I, the undersigned Transferor of the above-described clair there under to DACA upon terms as set forth herein and in the crequired to transfer the above claim or claims into their name. \$557.00 and has not been previously objected to, sold, or satist DACA a portion of the purchase price if the claim is reduced Debtor. Such reimbursement would be calculated as follows purchase rate. Other than as stated above, DACA assumes a funds. I agree to deliver to Debt Acquisition Company of subsequent to the date of this agreement. The clerk of the court of the Transferor to that of the Transferoe listed below.	offer letter received. I authorize DACA to take the steps. I represent and warrant that the claim is not less than fied. Upon notification by DACA, I agree to reimburse, objected to, or disallowed in whole or in part by the second of claim reduction multiplied by the ll risks associated with the debtor's ability to distribute for the second of the se
TRANSFEROR:	
RANKIN CORPORATION	
PO BOX 190 BROOMALL, PA 19068	
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Print Name Richard WARE Title	Cecident
1 m	
Signature Political Date	e 8/24/07
Updated Address (if needed)	
Phone 410-544-6500Fax 610-345-65	E-Mail
TRANSFEREE: DRET ACQUISITION COMPANY OF AMERICA V, LLC	
1565 Hotel Circle South, Suite 310, San Diego, CA 92108	,
Signature:	
Tom Scheidt	
· VIII JUNEAU	

Mail Reff 19-362 261\$771